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2200 ROSS AVENUE SUITE 2800 DALLAS, TX 75201-2784			DONAGHUE, LARRY D	
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			2154	
SHORTENED STATUTOR	Y PERIOD OF RESPONSE	MAIL DATE .	. DELIVERY MODE	
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Please find below and/or attached an Office communication concerning this application or proceeding.

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	Application No.	Applicant(s)	
	09/519,151	ZAHARIEV, MANUEL	
Office Action Summary	Examiner	Art Unit	
	Larry D. Donaghue	2154	
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the c	orrespondence address	
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DA.  - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication.  - If NO period for reply is specified above, the maximum statutory period versillure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tim will apply and will expire SIX (6) MONTHS from the cause the application to become ABANDONE	N. nely filed the mailing date of this communication. D (35 U.S.C. § 133).	
Status			
Responsive to communication(s) filed on <u>05 Fe</u> This action is <b>FINAL</b> . 2b)⊠ This     Since this application is in condition for allowar closed in accordance with the practice under E	action is non-final.  nce except for formal matters, pro		
Disposition of Claims			
4) Claim(s) 1-13 and 15-29 is/are pending in the a 4a) Of the above claim(s) is/are withdray 5) Claim(s) is/are allowed. 6) Claim(s) is/are rejected. 7) Claim(s) 1-13 and 15-29 is/are objected to. 8) Claim(s) are subject to restriction and/or Application Papers  9) The specification is objected to by the Examine 10) The drawing(s) filed on is/are: a) according to the Replacement drawing sheet(s) including the correct	wn from consideration.  r election requirement.  r.  epted or b)  objected to by the Edrawing(s) be held in abeyance. See	e 37 CFR 1.85(a).	
11) The oath or declaration is objected to by the Ex	• • • • • • • • • • • • • • • • • • • •		
Priority under 35 U.S.C. § 119			
<ul> <li>12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of:</li> <li>1. Certified copies of the priority documents</li> <li>2. Certified copies of the priority documents</li> <li>3. Copies of the certified copies of the priority application from the International Bureau</li> <li>* See the attached detailed Office action for a list</li> </ul>	s have been received. s have been received in Application rity documents have been receive u (PCT Rule 17.2(a)).	on No ed in this National Stage	
Attachment(s)  1) Notice of References Cited (PTO-892)  2) Notice of Draftsperson's Patent Drawing Review (PTO-948)  3) Information Disclosure Statement(s) (PTO/SB/08)  Paper No(s)/Mail Date	4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal Po 6) Other:	ite	

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- 1. Claims 1-13 and 15-29 are presented for examination.
- 2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. Claims 1, 2, 5-6, 9-10,13 ,15 and 16 are rejected under 35 U.S.C. 103(a) as being unpatentable over Pepe et al. (5,742,905) in view of Mizikovsy (5,559,860).

Note for claims 1-8 is interpreted to be software.

Pepe et al. taught the invention substantially (claim 1) as claimed, a server (40) connected to a network; and a Mail Alert code set resident and operable on the server, wherein the agent is adapted to compare characteristics of e-mail messages received for the subscriber to specific message characteristics provided by the subscriber and pre-stored on the server (col. 4, line 56- col. 5, line 9; col. 7, line 3-15), to alert the subscriber when a characteristic match is found, (col. 31, lines 30-65) and to execute instructions received from the subscriber in response to the alert for forwarding of the message received for which a match was found (col. 34, lines 59-65; col. 4, line 56-67 and fig 35-39).

Though, Pepe et al. may not expressly disclose the operation of the CallCommand to e-mail, Pepe et al. does disclose the operation, directed to voice mail, it would have been obvious to one of ordinary skill in the art to combine the teaching directed to wireless voice to wireless E-mail as it is expressly suggested by Pepe et al. "Wireless technologies make subscribers constantly available, therefore it is important to give them the ability to accept or decline communication attempts at their discretion." Combine with the teaching of wireless e-mail "Sending and receiving e-mail wireless messages involves two types of message flows: sending messages from the PDA 30 to the PCI server 48 and from the PCI server 48 to the PDA 30."

Pepe et al. did not expressly teach the use of message ID, Pepe et al. did teach that the message is identified by the sender, and that the end user determines the course of act to take based on the identity of the sender. Mizikovsky taught including additional identifying data in an alert with information message Col. 4, lines 55-64, col. 1, line 57 – col. 2, line 5, col. 10, line 40-54), it would have been obvious to modify Pepe et al. with Mizikovsky as it is expressly suggested by Mizikovsky col. 4, lines 57-60.

As to claim 2, Pepe et al. taught the subscriber is alerted on finding a characteristic match by sending a page to a paging device carried by the subscriber (col. 5, lines 60-67).

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Pepe et al. taught the invention substantially (claim 5) as claimed, an agent (40) adapted for receiving and forwarding e-mail; and a Mail Alert system adapted to compare characteristics of e-mail messages received for the subscriber to specific message characteristics provided by the subscriber and pre-stored on the server (col. 4, line 56-col. 5, line 9; col. 7, line 3-15), to alert the subscriber when a characteristic match is found (col. 31, lines 30-65), and to execute instructions received from the subscriber in response to the alert for forwarding of the message received for which a match was found (col. 34, lines 60-65; col. 4, line 56-67 and fig 35-39.

Though, Pepe et al. may not expressly disclose the operation of the CallCommand to e-mail, Pepe et al. does disclose the operation, directed to voice mail, it would have been obvious to one of ordinary skill in the art to combine the teaching directed to wireless voice to wireless E-mail as it is expressly suggested by Pepe et al. "Wireless technologies make subscribers constantly available, therefore it is important to give them the ability to accept or decline communication attempts at their discretion." Combine with the teaching of wireless e-mail "Sending and receiving e-mail wireless messages involves two types of message flows: sending messages from the PDA 30 to the PCI server 48 and from the PCI server 48 to the PDA 30."

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As to claim 6, Pepe et al. taught the invention the subscriber is alerted on finding a characteristic match by sending a page to a paging device carried by the subscriber (col. 5, lines 60-67).

As to claim 9, Pepe et al. taught prerecording on a mail server characteristics for messages to be routed, the characteristics provided by a subscriber; receiving messages addressed to the subscriber at the mail server; comparing characteristics of messages received to the prerecorded characteristics provided by the subscriber (col. 4, line 56- col. 5, line 9; col. 7, line 3-15); identifying and storing on the mail server messages received for the subscriber for which a match is found to the prerecorded characteristics (col. 4, line 56- col. 5, line 9; col. 7, line 3-15); alerting the subscriber to the receipt of one or more messages for which a characteristic match is found (col. 4, line 56- col. 5, line 9; col. 7, line 3-15, col. 31, lines 30-65); receiving instructions for forwarding the stored messages from the subscriber in response to the alert Col. 31, lines 32-65 and col. 29, lines 42-64); and; forwarding the stored messages for which a match is found to destinations provided by the subscriber in response to the alert (col. 19, line 30- col. 20, line 25)..

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Though, Pepe et al. may not expressly disclose the operation of the CallCommand to e-mail, Pepe et al. does disclose the operation, directed to voice mail, it would have been obvious to one of ordinary skill in the art to combine the teaching directed to wireless voice to wireless E-mail as it is expressly suggested by Pepe et al. "Wireless technologies make subscribers constantly available, therefore it is important to give them the ability to accept or decline communication attempts at their discretion." Combine with the teaching of wireless e-mail "Sending and receiving e-mail wireless messages involves two types of message flows: sending messages from the PDA 30 to the PCI server 48 and from the PCI server 48 to the PDA 30."

Pepe et al. did not expressly teach the use of message ID, Pepe et al. did teach that the message is identified by the sender, and that the end user determines the course of act to take based on the identity of the sender. Mizikovsky taught including additional identifying data in an alert with information message Col. 4, lines 55-64, col. 1, line 57 – col. 2, line 5, col. 10, line 40-54), it would have been obvious to modify Pepe et al. with Mizikovsky as it is expressly suggested by Mizikovsky col. 4, lines 57-60.

As to claim 10, Pepe et al. taught wherein, in the alerting step, a page is sent to a pager carried by the subscriber to alert the subscriber to the receipt of the one or more messages (col. 5, lines 60-67).

As to claim 13, Pepe et al. taught agent for processing e-mail messages, comprising: a stored list of message characteristics provided by a subscriber; a receiver adapted for receiving e-mail messages and ascertaining message characteristics of the received messages (col. 4, line 56- col. 5, line 9; col. 7, line 3-15); a comparator adapted for comparing characteristics of received messages with stored characteristics, and tagging those messages wherein the characteristics match (col. 4, line 56- col. 5, line 9; col. 7, line 3-15); an alert mechanism for alerting a subscriber to the receipt of messages having characteristics matching the stored characteristics (col. 4, line 56- col. 5, line 9; col. 7, line 3-15),; and a save facility adapted for storing matched messages against future distribution instructions, the future distribution instructions received from the subscriber in response to the alert (col. 19, line 30-col. 20, line 25).

Though, Pepe et al. may not expressly disclose the operation of the CallCommand to e-mail, Pepe et al. does disclose the operation, directed to voice mail, it would have been obvious to one of ordinary skill in the art to combine the teaching directed to wireless voice to wireless E-mail as it is expressly suggested by Pepe et al. "Wireless technologies make subscribers constantly available, therefore it is important to give them the ability to accept or decline communication attempts at their discretion." Combine with the teaching of wireless e-mail "Sending and receiving e-mail wireless messages involves two types of message flows: sending messages from the PDA 30 to the PCI server 48 and from the PCI server 48 to the PDA 30."

Pepe et al. did not expressly teach the use of message ID, Pepe et al. did teach that the message is identified by the sender, and that the end user determines the course of act to take based on the identity of the sender. Mizikovsky taught including additional identifying data in an alert with information message Col. 4, lines 55-

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64, col. 1, line 57 – col. 2, line 5, col. 10, line 40-54), it would have been obvious to modify Pepe et al. with Mizikovsky as it is expressly suggested by Mizikovsky col. 4, lines 57-60.

As to claim 15, Pepe et al. taught the alert mechanism comprises a page transmitter adapted for transmitting a page signal to a pager carried by the subscriber (col. 5, lines 60-67).

As to claim 16, Pepe et al. taught a forwarding facility for retrieving and forwarding stored messages to destinations provided by the subscriber (col. 19, line 30- col. 20, line 25).

Claims 4, 8,11 and 17 are rejected under 35 U.S.C. 103(a) as applied to claims 1, 2, and 5-6 as being unpatentable over Pepe et al. (5,742,905).

Pepe et al. did not expressly disclose the use of the automated telephone menu for responding to the alert. Pepe et al. did disclose the use of a telephone menu (col. 11, lines 14-32) and Pepe et al. discloses the use of cross media notification and performing the redirection in real time (col. 20, line 42 - col. 21, line 53). Pepe et al. taught that the system is for operating with mobile equipment such as PDA, pager and cellular phone (col. 5, lines 56-67). It would have been obvious to one of ordinary skill in the art at the time of the invention in view of the cited teachings that an automated telephone menu for responding to the alert would have been an obvious modification, as Pepe et al. expressly disclosed that the media and format for delivery is selectable by the subscriber (col. 6, lines 1-19).

Claims 3, 7, 12 and 18 are rejected under 35 U.S.C. 103(a) as being unpatentable over Pepe et al. (5,742,905) as applied to claims, above, and further in view of Fuller et al. (6,545,589).

Pepe et al. did not expressly disclose the involvement of an operator in the system, Fuller et al. taught the use of operator in a menu system to aid the user (col. 46, lines 12-30). It would have been obvious to one of ordinary skill in the data processing art at the time of the invention to allow for operator assists to aid the user in directing the calls.

Claims 19-29 are rejected under 35 U.S.C. 103(a) as being unpatentable over Pepe et al. (5,742,905).

As to claim 19, Pepe et al. taught receiving a message for a subscriber (at least col. 29, lines 42- col. 30, line 13); comparing the message to criteria (at least col. 29, line 41- col. 30, line 13, figures 38 and 39); if the message matches the criteria (col. 29, lines 41-46, figures 38 and 39), then sending an alert to the subscriber (col. 29, line 42- col. 30, line 13, figures 38 and 39); receiving a reply from the subscriber in response to the alert, the reply

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comprising instructions for the message; and processing the message according to the instructions (col. 29, line 47-col. 30, line 13, col. 31, lines 33-65)).

Though, Pepe et al. may not expressly disclose the operation of the CallCommand to e-mail, Pepe et al. does disclose the operation, directed to voice mail, it would have been obvious to one of ordinary skill in the art to combine the teaching directed to wireless voice to wireless E-mail as it is expressly suggested by Pepe et al. "Wireless technologies make subscribers constantly available, therefore it is important to give them the ability to accept or decline communication attempts at their discretion." Combine with the teaching of wireless e-mail "Sending and receiving e-mail wireless messages involves two types of message flows: sending messages from the PDA 30 to the PCI server 48 and from the PCI server 48 to the PDA 30."

Pepe et al. did not expressly teach the use of message ID, Pepe et al. did teach that the message is identified by the sender, and that the end user determines the course of act to take based on the identity of the sender. Mizikovsky taught including additional identifying data in an alert with information message Col. 4, lines 55-64, col. 1, line 57 – col. 2, line 5, col. 10, line 40-54), it would have been obvious to modify Pepe et al. with Mizikovsky as it is expressly suggested by Mizikovsky col. 4, lines 57-60.

As to claim 20, Pepe et al. taught the message is an email message (col. 20, lines 13-53).

As to claim 21, Pepe et al. taught the alert is a notification message that identifies the received message and criteria matching the message (col. 20, lines 13-53).

As to claim 22, Pepe et al. taught the comparing step comprises filtering the message to determine if parts of the message meet the criteria (col. 4, line 56- col. 5, line 9; col. 7, line 3-15).

As to claim 23, Pepe et al. taught the criteria are selected from the group consisting of message sender information; message subject line information; message body information; and message attachment information.

The claim is in the alternative, see (col. 29, line 42- col. 30, line 13, figures 38 and 39).

As to claim 24, Pepe et al. taught wherein the alert comprises at least a portion of the message (col. 20, lines 42-57).

As to claim 25, Pepe et al. taught the alert is a message sent to a pager (col. 23, line 63 – col., line 13).

As to claim 26, Pepe et al. taught wherein the alert is a message sent to a phone (32,26).

As to claim 27, Pepe et al. taught the instructions comprise a command to forward the message to a new destination (col. 29, line 47- col. 30, line 13).

As to claim 28, Pepe et al. taught the new destination is selected from the group consisting of an e-mail address; a fax number; a telephone number; a hand-held computer; a notebook computer; a server computer; and an Internet Service Provider (ISP) (col. 29, line 47-col. 30, line 13, figure 3, 22, 48, 32, 24, 34).

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As to claim 29, Pepe et al. taught wherein the reply is received via an entity selected from the group consisting of an operator; a voice-response system; a telephone call; an auto attendant; and a two-way pager.

The claim is in the alternative Pepe et al. taught at least the use of a phone (32,26).

4. Applicant's arguments with respect to claims 1-13 and 15-29 have been considered but are moot in view of the new ground(s) of rejection.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Larry D. Donaghue whose telephone number is 571-272-3962. The examiner can normally be reached on M-F 8:00-5:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Nathan Flynn can be reached on 571-272-1915. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

DARRY D. DOMAGHUA PRIMARY EXAMINED